```
1
    ALBERT E. PEACOCK III, CASB No. 134094
   apeacock@peacockpiper.com
2
   GLEN R. PIPER, CASB No. 204023
3
   gpiper@peacockpiper.com
   CHRISTOPHER A. TRIBOLET, CASB No. 246192
4
   ctribolet@peacockpiper.com
5
   JULIETTE BOWEN MCCULLOUGH, CASB No. 278929
   jmccullough@peacockpiper.com
6
    PEACOCK PIPER TONG + VOSS LLP
7
    100 W. Broadway, Suite 610
   Long Beach, CA 90802
8
   Telephone: (562) 320-8880
9
    Facsimile: (562) 735-3950
10
    Attorneys for Defendant,
11
    PASHA HAWAII HOLDINGS, LLC
12
13
                       UNITED STATES DISTRICT COURT
14
           NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO
15
16
    ABDULATAEF ALI,
                                         Case No. 4:20-cv-08122-HSG
                             Plaintiff,
17
                                         Action Filed: November 18, 2020
18
              VS.
                                         STIPULATION AND ORDER ON
19
                                         EXPERT DISCOVERY IN
    PASHA HAWAII HOLDINGS, LLC
20
                                         RESPONSE TO THE COURT'S
                                         MINUTE ORDER
                           Defendants.
21
                                        ) [ECF 56]
22
                                         ASSIGNED FOR ALL PURPOSES TO:
23
                                         The Honorable Haywood S Gilliam, Jr. –
24
                                          Courtroom
25
26
         Pursuant to the Court's Minute Order of December 10, 2021 [ECF 56], Attorney
27
   Gary Wm. Baun on behalf of Plaintiff and Attorneys Albert E. Peacock III and Juliette
28
   B. McCullough met and conferred by telephone and by e-mail on multiple occasions to
```

address the Court's request. Based on the parties' discussions, they hereby stipulate 1 2 and agree to the following expert discovery schedule and deadlines: 1. January 14, 2022 – Deadline for each Party to designate rebuttal experts in 3 response to the other Parties' original expert designation (without reports); 4 2. February 14, 2022 – Deadline for Defendants to produce expert reports for 5 all retained defense experts; 6 February 28 – Deadline for both Parties to produce expert reports from 3. 7 retained rebuttal experts (if any); 8 March 25, 2022 – Deadline to complete all expert depositions (Plaintiff's 9 4. and Defendant's). 10 It is further stipulated and agreed that Plaintiff's experts will not be deposed until 11 after Plaintiff receives the expert report from Defendant's corresponding expert (e.g. 12 liability, medical, economic) so that the Plaintiff's experts can be deposed on both their 13 original opinions and their response to Defendant's expert reports in a single 14 deposition. 15 The Parties stipulate and agree that all other pretrial deadlines shall conform to 16 the Court's Civil Pretrial and Trial Standing Order dated February 21, 2019 based on 17 the new Pretrial Conference date of May 10, 2022 and the new Trial date of May 23, 18 2022. 19 20 DATED: December 16, 2021 Gary Wm. Baun 21 GARY WM. BAUN 22 O'BRYAN BAUN KARAMANIAN Attorneys for Plaintiff, 23 ABDULATAEF ALI 24 25 26 27 28

1 DATED: December 16, 2021 ALBERT E. PEACOCK, III 2 GLEN R. PIPER, CASB 3 CHRISTOPHER A. TRIBOLET JULIETTE BOWEN MCCULLOUGH 4 PEACOCK PIPER TONG + VOSS, LLP 5 Attorneys for Defendant, PASHA HAWAII HOLDINGS, LLC 6 7 **ORDER** 8 The Parties Stipulation and Proposed Order regarding expert disclosures and 9 expert discovery deadlines is hereby approved. The expert disclosure and discovery 10 deadlines set forth above are approved and so ordered. All other pretrial deadlines shall 11 conform to the Court's Civil Pretrial and Trial Standing Order dated February 21, 2019 12 based on the new Pretrial Conference date of May 10, 2022 and the new Trial date of 13 May 23, 2022. 14 15 Haywood S. DATED: 12/20/2021 16 The Honorable Haywood S Gilliam, Jr. 17 18 19 20 21 22 23 24 25 26 27 28